United States **過域trict Court**

Southern

DISTRICT OF

New York

Alexandre

SUMMONS IN A CIVIL CASE

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CASE NUMBER:

920 Fifth Avenue Corporation Harris Stevens Management, LLC, and

TO: (Name and address of defendant)

920 Fifth Corporation Stevens Management, 920 Fifth Ave, New York, NY, 770 Lexington Ave, 10021 (NY County) New York, NY 10021 (NY County)

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address)

ву: 321 Kuba, Broadway, Paulette DeTiberiis, Mundy ζ'n Associates

an answer to the complaint which is herewith served upon you, within _______days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period

(BY) DEPUTY CLERK

ALEXANDRE PETROV,

-against-

BROWN HARRIS STEVENS MANAGEMENT, LLC, and 920 FIFTH AVENUE CORPORATION,

Defendants

Case No.:

COMPLAINT

Jury Trial Demanded 4060

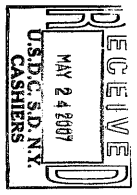
Plaintiff, ALEXANDRE PETROV (hereinafter referred ಕ as "Plaintiff"

complains and alleges the following: ђу and through his attorneys, KUBA, MUNDY& ASSOCIATES, Q.

NATURE OF ACTION

Document 1

the New York Labor Law, N.Y. LAB. LAW Section 190, et seq. (2003), and for (hereinafter referred to as ("FLSA"), as amended, 29 U.S.C. Section 201, et seq. (2003), overtime hours and meal allowance pursuant to the Fair Labor Standards Act of 1938 and affirmative relief based upon Defendants' violations of state contract and tort law, and related rules, regulations, statutes and Plaintiff brings this civil action seeking declaratory, monetary, injunctive failure to compensate Plaintiff for



- brought in this action pursuant to 28 U.S.C. Section 2367 1331 and by 29 U.S.C. Section 216. This Court has jurisdiction over all state law claims This Court has jurisdiction over this action pursuant to 28 U.S.C. Section
- unlawful actions complained of occurred in and the records relevant to such practices are maintained in this District. Venue is proper pursuant to 28 U.S.C. Section 1391(b) in that the

III. PARTIE

- ರ 29 U.S.C Section 203 and N.Y. LAB. LAW Section 190 and Section 651 Plaintiff is an employee, falling within the definition of employee pursuant
- service elevator operator and porter Plaintiff is a current employee of the Defendants, employed as a doorman,
- 9 Plaintiff resides in the State of New York, County of Kings
- MANAGEMENT, LLC (hereinafter referred to as "Defendant" or "BROWN HARRIS") is a real estate firm 7 Upon information and belief, Defendant BROWN HARRIS STEVENS
- is doing business at 770 Lexington Avenue, New York, New York 10021 business corporation organized and existing under the laws of the State of New York and Upon information and belief Defendant BROWN HARRIS is a domestic
- CORPORATION (hereinafter referred to as "Defendant" or "920") is a real estate firm Upon information and belief, Defendant 920 FIFTH

- business at 920 Fifth Avenue, New York, New York corporation organized and existing under the laws of the State of New York and doing 10. Upon information and belief Defendant 920 is a domestic business
- Section 190 and Section 651 within the definition of employer pursuant to 29 U.S.C Section 203 and N.Y. LAB. LAW Upon information and believe, the Defendants are employers,
- commerce or are enterprises engaged in interstate commerce whose gross sales exceed Upon information and belief, the Defendants are engaged
- receive at their New York facilities goods and products valued in excess of \$500,000 directly from points located outside the State of New York. 13. Upon information and belief, the Defendants annually purchase
- (50) employees Upon information and belief, the Defendants employed more than fifty

IV. FACTS

- Employees International Union and party to a collective bargaining agreement as a doorman, service elevator operator and porter at a building located at 920 Fifth Avenue, New York, New York. As an employee, Plaintiff was a member of the Service On or about August 21 2002, Plaintiff began working for the Defendants
- Fridays from 11:45pm to 7:45am; and Saturdays from 11:45pm to 11:45am. which he worked Mondays from 11:00am to 11:00pm; Tuesdays from 3:00pm to 11pm; On or about September 15, 2002, Plaintiff started a working schedule, in

- performed the duties of his position in a satisfactory manner. maintained the above work schedule from September 2002 through January 2007, and During the course of his employment with the Defendants, Plaintiff
- around December 2006, the Plaintiff complained to the Defendants and not compensated for meal allowance during the course of his employment. being paid at a rate of one and one-half times his normal rate of pay for overtime hours In or around December 2006, the Plaintiff discovered that he
- changed Plaintiff's working schedule to an eight (8) hour a day/forty (40) hour a week schedule, eliminating twelve (12) hour shifts. Plaintiff for the overtime hours previously worked and meal-time allowance In response to Plaintiff's complaint, The Defendants never compensated in January 2007, the Defendants
- hourly rate for all hours worked in excess of eight (8) hours per day required to be paid overtime at the rate of time and one-half the regular straight-time Pursuant to statute and the collective bargaining agreement, Plaintiff
- shall be considered as a day worked for the purpose of computing overtime pay Pursuant to statute and the collective bargaining agreement, a paid holiday

Case 1:07-cv-04060-DLC

- required to be paid \$15.00 meal allowance for at least four (4) hours of overtime worked Pursuant to statute and the collective bargaining agreement, Plaintiff was
- procedures set forth by the FLSA and the New York State Labor Law. 23. Defendants failed to maintain payroll records and follow record keeping

CLAIMS FOR RELIEF

FIRST CLAIM FOR RELIEF

(Failure to Pay Overtime – FLSA Violation)

- 24. Plaintiff repeats and realleges each and every allegation contained herein.
- day. 207(a)(1) and half times his regular rate of pay for every hour worked in excess of eight (8) hours per 25. 29 U.S.C Section 201, et seq., by failing to pay the Plaintiff one and one-The Defendants violated Section 7 of the FLSA, 29 U.S.C. Section
- during the Plaintiff's employment from September 2002 through January 2007. 26. The Defendants' failure to pay overtime pay as required by law continued
- and unreasonable. The Defendants' failure to properly pay the Plaintiff was knowing, willful
- Plaintiff has suffered economic injury, in an amount to be determined, plus liquidated Asdirect and proximate result of the Defendants' willful

SECOND CLAIM FOR RELIEF

(Failure to Pay Overtime – New York Labor Law Violation)

- 29. Plaintiff repeats and realleges each and every allegation contained herein.
- in excess of eight (8) hours per day to pay the Plaintiff one and one-half times his regular rate of pay for every hour worked 30. The Defendants violated N.Y. LAB. LAW Section 190, et seq., by failing
- during the Plaintiff's employment from September 2002 through January 2007 The Defendants' failure to pay overtime pay as required by law continued

- and unreasonable The Defendants' failure to properly pay the Plaintiff was knowing, willful
- Plaintiff has suffered economic injury, in an amount to be determined, plus liquidated Asdirect and proximate result of the Defendants' willful acts, the

THIRD CLAIM FOR RELIEF

- 34. Plaintiff repeats and realleges each and every allegation contained herein.
- during shifts of more than eight (8) hours per day, in violation of N.Y. LAB. LAW Section 162 (2003). 35. The Plaintiff was generally not given any period of time to eat meals
- the Commissioner to excuse them from the requirements of N.Y. LAB. LAW Section Upon information and belief, the Defendants do not have a permit from

FOURTH CLAIM FOR RELIEF

(Breach of Contract)

- 37. Plaintiff repeats and realleges each and every allegation contained herein.
- specifically a Collective Bargaining Agreement (hereinafter referred to as "Agreement"), existed and/or exists between the Defendant and the Plaintiff. ა • <u>all</u> time of Plaintiff's employment, 211 employment
- worked in excess of eight (8) hours per day overtime at the rate of time and one-half the regular straight-time hourly rate for all hours Pursuant to the Agreement, the Defendants agreed to pay the Plaintiff

- Page 8 of 11 has worked eight (8) hours in a day and is required to work at least four (4) hours of overtime in that day, shall be given \$15.00 meal allowance. be considered as a day worked for the purpose of computing overtime pay. 40. Pursuant to the Agreement, the Defendants agreed that any employee who Pursuant to the Agreement, the Defendants agreed that a paid holiday shall
- hourly rate of pay for each hour worked with a minimum of four (4) hours premium pay. not worked, and if required to work on a holiday, shall receive in addition to the pay regular straight-time rate plus premium pay at time and one-half his regular straight-time continue to receive the compensation above provided for holiday work, namely pay at his above mentioned, premium pay at the rate of time and one-half their regular straight-time receive their regular straight time hourly rates for the normal eight (8) hour working day Any employee who is required to work on a holiday beyond eight (8) hours shall Pursuant to the Agreement, the Defendants agreed that employees shall
- eight (8) hours per day, specifically on Mondays and Saturdays. 43. During the course of his employment, the Plaintiff worked in excess of
- overtime hours worked per day. 44. The Defendants breached the Agreement by failing to pay the Plaintiff for

Case 1:07-cv-04060-DLC

- meal allowance for overtime hours worked per day The Defendants breached the Agreement by failing to pay the Plaintiff
- compensate the Plaintiff for holiday pay. 46. Defendants breached the Agreement ф failing ರ properly

FIFTH CLAIM FOR RELIEF

(Unjust Enrichment)

- 47. Plaintiff repeats and realleges each and every allegation contained herein.
- money owed to the Plaintiff for time worked. \$ The Defendants have enriched themselves as a result of withholding
- intentionally withheld payment from the Plaintiff Plaintiff would have received the money owed to him had the Defendants not The Defendants' enrichment was at the Plaintiff's expense because the
- Defendants to pay the Plaintiff for all the time that Plaintiff worked but was not paid. The circumstances were such that equity and good conscience require the

7I. JURY DEMAND

- Plaintiff repeats and realleges each and every allegation contained herein.
- 52. Plaintiff demands a trial by jury.

VII. PRAYER FOR RELIEF

herein alleged, Plaintiff demands judgment as follows WHEREFORE, as a result of the unlawful conduct and actions of the Defendants

- Declaring that the Defendants violated the aforementioned statutes:
- 5 and an equal amount as liquidated damages pursuant to Section 216 of the allowance as a "willful" violation, in an amount to be determined at trial An award of actual damages for uncompensated overtime wages and meal

- ယ pursuant to state contract law; That Plaintiff be paid for all unpaid wages owed by the Defendants
- 4. enrichment; That Plaintiff be paid for all unpaid hours worked pursuant to unjust
- S interest, to be determined by the Court; That Plaintiff be paid additional compensatory and punitive damages, plus
- 9 That the Plaintiff be paid pre and post judgment interest;
- 7 action, including expert fees and disbursements and reasonable attorneys' That the Defendants be ordered to pay the costs and disbursements of this
- ∞ And for such other and further relief as may be just and proper

Dated: New York, New York May 22, 2007

Attorneys for Plaintiff 321 Broadway, 4th Floor New York, New York 10007 212-732-5050

By: Paulette De Tiberiis, Esq. (PD 0999)

SOUTHERN DISTRICT OF NEW YORK UNITED STATES DISTRICT COURT

Plaintiff

Alexandre Petrov

and 920 Fifth Avenue Corporation Brown Harris Stevens Management, LLC

Defendant

4060

Rule 7.1 Statement

to evaluate possible disqualification or recusal, the undersigned counsel for General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court Plaintiff Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local (a private non-governmental party) certifies

that the following are corporate parents, affiliates and/or subsidiaries of said party, which are publicly held.

None



Date: 5/23/07

Attorney Bar Code:

Signature of Attorney

Form Rule7_1.pdf